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VS.

FIRST HORIZON HOME LOANS, 10

Plaintiff(s),

DAY DAWN CROSSING HOMEOWNERS

ASSOCIATION, et al.,

Defendant(s). 15

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

Case No. 2:15-cv-01262-JAD-NJK

ORDER

Pending before the Court is a proposed discovery plan seeking 225 days to conduct discovery. Docket No. 18. The presumptively reasonable discovery period is 180 days. See, e.g., Local Rule 26-1(e)(1). The primary reason provided by the parties for exceeding the presumptively reasonable discovery period is that counsel are all litigating many similar lawsuits. See Docket No. 18 at 2. That is not good reason to extend the discovery period. See, e.g., Nationstar Mortgage LLC v. Aurora Canyon Homeowners Association, Case No.2:15-cv-1308-MMD-NJK (D. Nev. Aug. 21, 2015) (Docket No. 26) (citing Greene v. Alhambra Hosp. Med. Ctr., 2015 U.S. Dist. Lexis 72697, *3 (D. Nev. June 3, 2015)). The parties next assert that "[a]dditional time is also needed to locate and produce all relevant documents and to conduct depositions and other discovery that may be required." Docket No. 18 at 2. Such a bald statement that discovery needs to be conducted is plainly insufficient to extend the presumptively reasonable discovery period.

As such, the proposed discovery plan is hereby **DENIED** without prejudice. The parties shall file, no later than September 25, 2015, an amended discovery plan providing a discovery period of no

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longer than 180 days calculated from the date the first defendant answered. IT IS SO ORDERED. DATED: September 17, 2015 NANCY J. KOPPE United States Magistrate Judge